Remarks

Claims 1 - 2, 4 - 9, 12 - 15, 17 - 20, and 22 - 23 remain in the application.

In a telephone conference on August 15, 2011 discussing the response filed June 21, 2011, the examiner requested that the underlining of the period in claim 6 be corrected. The above claim listing conforms to the examiner's request. The examiner also requested correction of the incomplete conversion of "light-emitting layer" to "light-emitting film." The requested amendments make this change in claims 7, 18, and 19. Several claims have been amended to regularize the naming of this film.

The amendments are not intended to change the meaning of the claims.

The examiner also requested an explanation of the difference in meaning between these two terms. A film forms over another body and thus excludes a free-standing substrate or chip. A deposited film thus distinguishes over Shimizu's mounted chip, as argued on page 11 of the prior response.

The arguments presented in the prior response are reiterated but will not be repeated here.

The Commissioner is authorized to charge Deposit Account 50-0636 any required fees including extension fees and extra-claim fees.

Applicants' attorney expresses his thanks for the telephone interview continues to be eager to discuss with the examiner ways to obtain allowable claims of reason scope including restricting the number of claim sets. Attorney Docket: 3836.001 August 15, 2011 (2:25PM)

In view of the above amendments and remarks, reconsideration and allowance of all claims are respectfully requested. If the Examiner believes that a telephone interview would be helpful, he is invited to contact the undersigned attorney at the listed telephone number, which is on California time.

Respectfully submitted,

 Date:
 15 August 2011

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